UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

JAMES PARSONS, individually and as Special Administrator of the Estate of Carolyn Lee Parsons, and ANN-MARIE PARSONS,

Plaintiffs

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COLT'S MANUFACTURING COMPANY, LLC, et al.,

Defendants

Case No.: 2:19-cv-01189-APG-EJY

Order Remanding Case to State Court

On January 15, 2021, I ordered the defendants to show cause why this case should not be remanded to state court based on the local defendant rule of 28 U.S.C. § 1441(b)(2). ECF No. $11\parallel$ 12||130. I subsequently granted the parties' stipulation to delay the response until after the Supreme 13 Court of Nevada ruled on the questions I certified to it. ECF No. 132. On December 16, 2021, 14 the defendants responded to my order by requesting that I dismiss this matter based upon the 15 Supreme Court of Nevada's rulings. ECF No. 135. The defendants did not respond to my 16 direction to show cause why I should not remand the case. The plaintiffs have not responded to 17 either my order or the defendants' request for dismissal.

As stated in my order to show cause, I believe that removal to this court was improper under 28 U.S.C. § 1441(b)(2). I therefore do not have jurisdiction to dismiss this case. Rather, I 20 must remand it to state court. The defendants may seek dismissal from that court.

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I THEREFORE ORDER that this case is remanded to the state court from which it was 2 removed for all further proceedings. The clerk of court is directed to close this file. DATED this 2nd day of February, 2022. **ANDREW P. GORDON** UNITED STATES DISTRICT JUDGE